

Today, I submit a resolution that denounces the terrorist activities that killed Fernando Buesa and Jorge Díez Elorza, calls again on ETA to renounce the use of violence and terrorism which have taken so many lives, and pledges continued alliance between Spain and the United States, and ask it to be referred to the appropriate committee. I urge my colleagues to support this resolution.

SENATE CONCURRENT RESOLUTION 83—COMMENDING THE PEOPLE OF IRAN FOR THEIR COMMITMENT TO THE DEMOCRATIC PROCESS AND POSITIVE POLITICAL REFORM ON THE OCCASION OF IRAN'S PARLIAMENTARY ELECTIONS

Mr. BROWNBACK (for himself and Mr. WELLSTONE) submitted the following concurrent resolution; which was considered and agreed to.

S. CON. RES. 83

Whereas the Islamic Republic of Iran held parliamentary elections on February 18, 2000;

Whereas more than 75 percent of the approximately 39,000,000 eligible voters cast ballots in the elections;

Whereas preliminary results indicate that reformers have won a parliamentary majority, freeing Iran's parliament, the Majlis, of hard-line domination for the first time since the 1979 Iranian revolution;

Whereas reformers won elections despite concerted efforts by hard-line Iranian clergy to ban reformist forces from the ballot; and

Whereas the elections show a clear preference by a majority of Iranian voters for democracy, rule of law, and improved relations with Western nations: Now, therefore, be it

Resolved by the Senate (the House of Representatives concurring), That Congress—

(1) commends the people of Iran for their commitment to the democratic process;

(2) congratulates reformist parliamentarians on their recent electoral victory;

(3) reaffirms the desire of the United States to see free, democratic political development, the restoration of the rule of law, and full civil and political rights for all Iranians; and

(4) calls on the Government of Iran to rejoin the community of nations and renounce terrorism, opposition to the Middle East peace process, and the development and acquisition of weapons of mass destruction.

SENATE CONCURRENT RESOLUTION 84—EXPRESSING THE SENSE OF CONGRESS REGARDING THE NAMING OF AIRCRAFT CARRIER CVN-77, THE LAST VESSEL OF THE HISTORIC "NIMITZ" CLASS OF AIRCRAFT CARRIERS, AS THE U.S.S. "LEXINGTON"

Mr. WARNER (for himself and Mr. INOUE) submitted the following concurrent resolution; which was referred to the Committee on Armed Services:

S. CON. RES. 84

Whereas over the last three decades Congress has authorized and appropriated funds for a total of 10 "NIMITZ" class aircraft carriers;

Whereas the last vessel in the "NIMITZ" class of aircraft carriers, CVN-77, is currently under construction and will be delivered in 2008;

Whereas the first nine vessels in this class proudly bear the following names:

- (1) U.S.S. Nimitz (CVN-68).
- (2) U.S.S. Dwight D. Eisenhower (CVN-69).
- (3) U.S.S. Carl Vinson (CVN-70).
- (4) U.S.S. Theodore Roosevelt (CVN-71).
- (5) U.S.S. Abraham Lincoln (CVN-72).
- (6) U.S.S. George Washington (CVN-73).
- (7) U.S.S. John C. Stennis (CVN-74).
- (8) U.S.S. Harry S. Truman (CVN-75).
- (9) U.S.S. Ronald Reagan (CVN-76).

Whereas it is now time to recommend to the President, as Commander in Chief of the Armed Forces, an appropriate name for the final vessel in the "NIMITZ" class of aircraft carriers;

Whereas over the last 25 years the vessels in the "NIMITZ" class of aircraft carriers have served as one of the principal means of United States diplomacy and as one of the principal means for the defense of the United States and our allies around the world;

Whereas the name bestowed upon aircraft carrier CVN-77 should embody the American spirit and provide a lasting symbol of the American commitment to freedom;

Whereas for the citizens of the United States, the name "Lexington" has been synonymous with defense of freedom from the very first battle of the War of the American Revolution and is taught to American schoolchildren as the place of the "shot heard round the world", at which our forebears mustered the courage to gain independence;

Whereas the name "Lexington" has been associated with naval aviation from its origins in the 1920s, when President Harding bestowed the name "Lexington" on the second aircraft carrier in United States history;

Whereas that vessel, the U.S.S. Lexington (CV-2), also known as the "Fighting Lady", saw active service from 1927 until lost in 1942 during the historic Battle of the Coral Sea;

Whereas immediately after that loss, President Franklin D. Roosevelt saw fit to bestow the name "Lexington" on a successor aircraft carrier in order to carry on the fighting spirit to preserve freedom;

Whereas that successor aircraft carrier, the U.S.S. Lexington (CV-16), joined the fleet in 1943 and earned 11 battle stars during the Pacific campaigns of World War II as she helped carry the fight to the enemy;

Whereas the U.S.S. Lexington (CV-16) continued her service to the United States after World War II, conducting numerous deployments during the Cold War and completing her 48 years of service as a training aircraft carrier for student aviators; and

Whereas upon the completion of her service and in keeping with the traditions of the Navy, the U.S.S. Lexington (CV-16) was stricken from the Navy Vessel Register on November 30, 1991: Now, therefore, be it

Resolved by the Senate (the House of Representatives concurring), That it is the sense of Congress that the aircraft carrier CVN-77 should be named the U.S.S. Lexington—

(1) in order to honor the men and women who served in the Armed Forces of the United States during World War II, and the incalculable number of United States citizens on the home front during that war, who mobilized in the name of freedom, and who are today respectfully referred to as the "Greatest Generation"; and

(2) as a special tribute to the 16,000,000 veterans of the Armed Forces who served on land, sea, and air during World War II, of

whom less than 6,000,000 remain alive today, and serve as a lasting symbol of commitment to freedom as they pass on and proudly take their place in history.

SENATE RESOLUTION 259—URGING THE DECOMMISSIONING OF ARMS AND EXPLOSIVES IN NORTHERN IRELAND

Mr. HELMS (for himself and Mr. SMITH of Oregon) submitted the following resolution; which was referred to the Committee on Foreign Relations:

S. RES. 259

Whereas the Good Friday Agreement was signed on April 10, 1998, to bring about a peaceful settlement to the conflict in Northern Ireland;

Whereas in a referendum on May 22, 1998, the people of Northern Ireland and the Republic of Ireland voted overwhelmingly in favor of the Good Friday Agreement;

Whereas the Good Friday Agreement provides for the devolution of government from the United Kingdom to local institutions in Northern Ireland and the establishment of a North/South Ministerial Council and a British-Irish Council, and consists of provisions on decommissioning, human rights, policing, and prisoners;

Whereas much progress has been made in the establishment of both the indigenous Northern Ireland institutions and the North/South and British-Irish bodies, hundreds of prisoners from both communities have been released, and a plan for the restructuring of the police force has been put forth;

Whereas the Independent International Commission on Decommissioning (the Commission), led by General John de Chastelain, was established to facilitate the process of decommissioning of paramilitary arms as called for in the Good Friday Agreement;

Whereas the two principal loyalist paramilitary organizations, the Ulster Volunteer Force (UVF) and the Ulster Freedom Fighters (UFF), informed the Commission that they are prepared to move on decommissioning if the Irish Republican Army (IRA) makes clear that the war is over and it will also decommission;

Whereas the Commission's January 31, 2000, report on decommissioning states that though the IRA emphasized that it poses no threat to the peace process, it has not provided any information as to when decommissioning will begin;

Whereas the leader of the Social Democratic and Labor Party, John Hume, has called upon the IRA to "demonstrate for all to see its patriotism and desire to move the situation forward by strengthening the peace process through beginning voluntarily the process of decommissioning";

Whereas on February 11, 2000, due to the decommissioning impasse, the British Secretary of State for Northern Ireland, Peter Mandelson, suspended the Northern Ireland Executive and resumed direct control over the province;

Whereas on February 11, 2000, the Commission issued a report noting the "IRA's recognition that the issue of arms needs to be dealt with in an acceptable way and that this is a necessary objective of a genuine peace process"; and

Whereas recent polls indicate that the overwhelming majority of the people in Northern Ireland and the Republic of Ireland support decommissioning by all paramilitary organizations: Now, therefore, be it